

EXHIBIT 6

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK
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5 IN RE: TERRORIST ATTACKS : 03-MDL-1570
6 ON SEPTEMBER 11, 2001 : (GBD) (SN)
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8 - - -
9

10 MAY 25, 2021
11 THIS TRANSCRIPT CONTAINS
12 CONFIDENTIAL MATERIAL
13 - - -
14

15 Remote Videotaped
16 Deposition, taken via Zoom, of JACOB
17 VAHID BROWN, commencing at 9:03 a.m.
18 Pacific Time, on the above date, before
19 Amanda Maslynsky-Miller, Certified
20 Realtime Reporter and Notary Public in
21 and for the Commonwealth of Pennsylvania.
22
23 - - -
24

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<p>1 - - -</p> <p>2 (It is hereby stipulated and</p> <p>3 agreed by and among counsel that</p> <p>4 sealing, filing and certification</p> <p>5 are waived; and that all</p> <p>6 objections, except as to the form</p> <p>7 of the question, will be reserved</p> <p>8 until the time of trial.)</p> <p>9 - - -</p> <p>10 VIDEO TECHNICIAN: We are</p> <p>11 now on the record. My name is</p> <p>12 David Lane, videographer for</p> <p>13 Golkow Litigation Services.</p> <p>14 Today's date is May 25th, 2021.</p> <p>15 Our time is 9:03 a.m. Pacific</p> <p>16 Time.</p> <p>17 This remote video deposition</p> <p>18 is being held in the matter of the</p> <p>19 Terrorist Attacks on September</p> <p>20 11th, 2001. Our deponent today is</p> <p>21 Vahid Brown.</p> <p>22 All parties to this</p> <p>23 deposition are appearing remotely</p> <p>24 and have agreed to the witness</p>	<p>Page 11</p> <p>1 I'm with the law firm of Motley Rice,</p> <p>2 located in South Carolina. So we're</p> <p>3 across the -- across the country from</p> <p>4 each other right now.</p> <p>5 We're going to go through a</p> <p>6 procedure today that is probably not</p> <p>7 something that you're familiar with. But</p> <p>8 let me just ask a few questions out of</p> <p>9 the box, and then I'll kind of get to</p> <p>10 some of the ground rules.</p> <p>11 Can you please state your</p> <p>12 full name for the record?</p> <p>13 A. For the record, my full name</p> <p>14 is Jacob Vahid Brown.</p> <p>15 Q. And you're okay with me</p> <p>16 calling you Mr. Brown through this --</p> <p>17 through this deposition?</p> <p>18 A. I am.</p> <p>19 Q. Okay. Where do you</p> <p>20 currently reside?</p> <p>21 A. I currently reside in</p> <p>22 Portland, Oregon.</p> <p>23 Q. And where do you work</p> <p>24 currently?</p>

<p>1 A. I currently work for 2 Clackamas County, Oregon. 3 Q. In a deposition like this -- 4 so this is very similar to if you were in 5 court and providing testimony, except we 6 don't have the judge here. So throughout 7 today's proceedings, I will be asking you 8 questions. 9 If you can just wait -- as 10 they said a few minutes ago, if you can 11 just wait until I finish my question 12 before you start answering, it will make 13 things a lot easier for Amanda, our court 14 reporter, as she is taking down 15 everything that is being said by both 16 myself, you, counsel for the defendants, 17 and possibly if any other lawyers pipe up 18 during the course of this proceeding 19 today. 20 It's also important that all 21 of your responses be verbal. So nods of 22 the head, shakes, they cannot be recorded 23 by the court reporter. So everything 24 needs to be an actual verbal response and</p>	<p>Page 14</p> <p>1 between when I ask the question and when 2 you respond, possibly give a second or 3 two. Because of the odd nature of 4 everyone being in a different place, it 5 allows him the opportunity to render that 6 objection. 7 To the extent that the 8 objection is not asking you to not answer 9 the question, I will still expect that an 10 answer will be given, assuming that you 11 understand the question. 12 That said, if I ask a 13 question that you don't understand, don't 14 try and answer that question; make me 15 clarify it. It's very important that our 16 record be clear today. So if I ask a 17 question and you don't understand what 18 I'm asking, ask me to rephrase it or ask 19 me to try and ask it in a different way. 20 If you don't hear something I say, just 21 have me repeat it. 22 This is -- like I said, this 23 should be a relatively painless process 24 but it could take a while today. So I</p>
<p>Page 15</p> <p>1 something other than an uh-huh or uh-uh, 2 because that does not translate very well 3 into a transcript. 4 If you need to take a break 5 at any time today, please don't hesitate. 6 The only request that I have is that if 7 you need to take a break, if we can just 8 finish the question that is pending at 9 the time, if there is a question pending, 10 and then we move on to the break. 11 I will try not to make this 12 too torturous of an experience, but I 13 can't guarantee anything. 14 Do you have any questions 15 before we get started about, just about 16 the process? 17 A. I do not. 18 Q. Okay. And you understand 19 what I've said about taking breaks, 20 waiting for the questions to be -- 21 questions to be asked before answering? 22 One other -- one other point 23 is counsel may, at times, want to object 24 to the questions that I'm posing. So</p>	<p>Page 17</p> <p>1 thank you for your time today. 2 What is your date of birth? 3 A. My date of birth is May 4 26th, 1977. 5 Q. And what citizenships do you 6 hold? 7 A. I'm a citizen of the United 8 States. 9 Q. And no others? 10 A. And no others. 11 Q. Okay. And this may be a 12 long answer, but what -- do you speak any 13 languages other than English? 14 A. Yes. I have advanced 15 reading ability in a number of languages, 16 including Arabic and Persian. I have 17 used French and German in academic 18 reading purposes. And I have made use of 19 other languages in the course of 20 research, but not in any colloquial 21 spoken facility, but in -- for purposes 22 of textual research. I have some 23 speaking ability in Spanish and Chinese, 24 Mandarin Chinese.</p>